THE STATE OF NEW HAMPSHIRE JUDICIAL BRANCH

Laconia District Court 26 Academy Street Laconia NH 03246 Telephone: (603) 524-4128 TTY/TDD Relay: (800) 735-2964 http://www.courts.state.nh.us

NOTICE OF HEARING

ROBERT MILLS 166 LOUDON ROAD CONCORD NH 03301

Case Name:

State v. Robert Mills

Case Number: 450-2010-CR-02343

The above referenced case(s) has/have been scheduled for:

Trial

Charge ID

<u>Statute</u>

Description

371193C

635:2

Criminal Trespass

Date: October 19, 2010

Location: Courtroom 1 - Laconia District

Time: 9:00 AM

26 Academy Street Laconia, NH 03247-1010

If you are unable to appear, you must file a request for a continuance, in writing, with the Court and a copy of your request must be sent to the prosecutor. Please indicate in writing that you have sent this copy when you file your request for continuance. All such motions shall be filed at least ten (10) days prior to the above court date. No motion to continue filed within ten days of the date of the hearing shall be considered by the Court, unless good cause is shown and is verified under oath by affidavit. The hearing will remain as originally scheduled unless your request is approved by the Court. If the request is granted, you will receive a new hearing notice. FAILURE TO APPEAR OR PROPERLY OBTAIN A CONTINUANCE FROM THE COURT MAY RESULT IN AN ORDER FOR YOUR ARREST.

When a person pleads guilty/nolo or is convicted after trial, the court expects all fines imposed to be paid in full on the date of the hearing.

Multiple cases are scheduled at this time. Please notify the court 15 days prior to the hearing date above if the hearing is expected to last longer than 30 minutes.

If you will need an interpreter or other accommodations for this hearing, please contact the court immediately.

Please be advised (and/or advise clients, witnesses, and others) that it is a Class B felony to carry a firearm or other deadly weapon as defined in RSA 625.11, V in a courtroom or area used by a court.

August 05, 2010

Diane F. Lane Clerk of Court

(0028)

C: Joseph Haas

NHJB-2016-D (06/24/2010)

To: The State of New Hampshire Laconia District Court 171 Fair Street Laconia, N.H. 03246 Belknap County 603: 524-4128

RE: Criminal case of: State (by Haas) v. Robert H. Mills

Docket #

Dear Clerk:

-- Enclosed please find my verified complaint with return of service; plus the following:

2. A copy of the original 2-page NOOTRESPASSING Notice;

3. A copy of my 2-page e-mail letterrto Gilmanton Police Chief O'Brien of Monday, May 10th, 2010 @ 11:46 AM;

4. A copy of the Town of Gilmanton Police Dept. page from their website;

5. AAcopy of the latest RSA 123:1 non-filing by the Feds (April 15, 2010);

6. A copy of my 3-page e-mail letterrto Mike LaMesa about HOW to charge 10,11,12 all such agents through the chain-of-command by the Responeat Superior guidelines. A copy was sent to Chief O'Brien, but asyyou can read from the following* after:

7. A copy of the Invoice for \$20.00, in the:

8. A copy of both: (a) my first of two e-mail letters to the Town of: May 17th '10 @ 3:15 PM and; (b) my second e-mail letter of Thu., July 22, 2010 @ 10:59 AM the Chief declines to prosecute, and so this entry by:

Yours truly,

Joseph S. Haas P. O. Box 3842 Concord, N.H. 03302 Merrimack County 603: 848-6059 e-mail:

JosephSHaas@hotms11.com

pc: Robert H. Mills (in hand at courhouse) Thursday, August 5th, 2010 @ 8:15 o'clock a.m.

RE: RSA Ch. 594:14 Summons of Robert H. Mills

http://www.gencourt.state.nh.us/rsa/html/llx/594/594-14.htm

TITLE LIX PROCEEDINGS IN CRIMINAL CASES CHAPTER 594 ARRESTS IN CRIMINAL CASES

Arrest

Section 594:14

594:14 Summons Instead of Arrest -

I. In any case in which it is lawful for a peace officer to arrest without a warrant a person for a misdemeanor or violation, he may instead issue to him in hand a written summons in substantially the following form:

The State of New Hampshire

To: Robert H. Mills, AMFO: Assistant Manager Field Operations (job expiration: 9-25-10), for the U.S. Census, 166 Loudon Road, Concord. N.H. 03301, Telephone 603: 573-9470

You are hereby notified to appear before the Laconia district court of the State of New Hampshire, to be holden on the fifth (5th) day of August 2010 (a Thursday) at 8:30 o'clock in the forence to a complaint* (to be filed in said court) charging you with RSA Ch. 635:2,III(b)(2) Criminal Trespass in violation of the laws of the State of New Hampshire.

Hereof fall not, as you will answer your default under the penalty of the law in that behalf made and provided. ...

Upon failure to appear, a warrant of arrest may issue. Any person who fails to appear in answer to such summons shall be guilty of a misdemeanor.

II. A summors may be issued after an arrest for a misdemeanor or violation in fieu of ball. Source. 1941, 163:9, RL 423:28, RSA 594:14, 1965, 38:1, 1977, 588:11, 1983, 347:1, eff. Aug. 17, 1983."

* Complaint: In that on Monday, April 19th, 2010 @ 4:29 o'clock p.m. you were given, in hand, by me, the 1-page NO TRESPASSING NOTICE being a signed print-out of my e-mail to do@census.gov of Mon. 4/05/10 @ 2:57 p.m. with my address given to you of G.I.W. at your office; but that resulted in two of your Portsmouth L.C.O 2132 agents having trespassed on Friday, May 7th, 2010 @ 6:20 p.m. one of whom did drive her car into my driveway; Agent #883697. You may plead Respondeat Superior, as like to put the blame on your bosst Brenda Dixon to have to answer as to why she did not honor my NOTICE. And she may likewise put the blame on Regional boss Tammy Lefever in Boston, (617-223-3700) who might even want to get Dr. Groves in Washington involved as he is ultimately responsible for to file the 40USC255 to Title 40 U.S. Code Section 3112 papers as "head" of "agency" with our N.H. Office of Scaretary of State as required by R.S.A. Ch: 123:1. This being for an RSA Ch. 651:2 fine-only conviction upon the corporation for up to a \$20,000 fine, with up to one half (1/2, 50%) = \$10,000 to this complainant in this gui tam action. Such trespass having been done "against the peace and dignity of the state" (see Article 88 of the N.H. Constitution.)

I do hereby affirm by my right hand raised and open showing no T for Thief, while my left hand is on the Bibte that all of the above is true and correct to the best of my ability so help me God Almighty with the capital letter G.

Yours truly, ----- Joseph S. Haas, P.O. Box 3842, Concord, New Hampshire 03302, Tel. 603: 848-6059, e-mail: JosephSHaas at hotmail dot com

Subscribed and affirmed to before me this 29th day of July (a Thursday), 2010 in Concord, Merrimack County, New Hampshire @

__:47o'dock p.m.

Notary Public My Commission Expires:

ABBIE M. LaPLANTE
Notary Public - State of New Hampehire
My Commission Expirer February 18, 2014

754. 7/29/2010 11:19

1

RETURN OF SERVICE

MERRIMACK, SS

08/02/2010

I, Deputy TODD M COREY, made service of the within Summons and Complaint upon ROBERT H MILLS, US Census, Assistant Manager Field Operations, by serving In Hand, on this date at 11:16am.

FEES

Service 15.00
Misc.
Postage 1.00
Travel 4.00

TOTAL 20.00

Deputy TODD M CORRY Merrimack County Sheriff's Office

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FW: [NO TRESPASSING!]

From:

Joseph S. Haas (josephshaas@hotmail.com)

Sent:

Mon 4/05/10 2:57 PM

To:

do@census.gov

Cc:

Dick Marple (armlaw@hotmail.com)

To: The United States of America U.S. Census; State Headquarters Local Government Center 25 Triangle Park

Concord, New Hampshire 03301

603: 415-3000

RE: NO TRESPASSING NOTICE.

Please be advised that I did receive your bag of papers on my door knob, and after watching the Andrew Napolitano youtube video of this supposed to be ONLY for question #1 of ___ and not the rest, my instruction to you is of to please follow The Rule of Law too, and that includes that of procedural due process, in that the end does NOT justify the means. http://en.wikipedia.org/wiki/Andrew_Napolitano

Thus for the local, county and State Police to do law-enforcement to protect me, an Article 12 N.H. inhabitant from these "other laws" of the U.S. Codes and Statutes at Large from being controllable over me, because neither I individually nor by my Representatives to the N.H. General Court have given you any "Consent"!

My suggestion is that you re-read Article I, Section 8, Clause 17 of the United States Constitution, and visit Attorney Lowell "Larry" Becraft's website over at http://www.constitution.org/juris/fjur/1fj-ba.htm from Huntsville, Alabama that has the list for all fifty (50) states, as the requirements upon you Feds are different in each state.

Here in N.H. we gave to you Feds a conditional consent on June 14, 1883 by R.S.A. Chapter 123:1 http://www.gencourt.state.nh.us/rsa/html/IX/123/123-1.htm but that as spelled out by the U.S. Supreme Court, in the Adams case of 1943: an offer of consent un-accepted is NOT consent.

Thus until you do file those papers as required by the "shall" word in the statute of which our governor has been RSA Ch. 92:2 charged by Art. 51 to execute, as to send you an Invitation, by his Art. 41 responsibility, then let this be a notice to you of not to trespass on any of my properties that I either own +/or control, but if you do then you are so warned that:

by N.H. R.S.A. Chapter 635:2,III(b)(2) "Criminal trespass is a misdemeanor if: ...(b) The person knowingly enters...(2) In any place in defiance of an order,...not to enter which was personally communicated to him by the owner or other authorized person". http://www.gencourt.state.nh.us/rsa/html/LXII/635/635-2.htm

and that you will be prosecuted to the fullest extent of the law!

Yours truly, - - - - - - Joseph S. Haas, P.O. Box 3842, Concord, New Hampshire 03302, e-mail: JosephSHaas at hotmail dot com with NO telephone number for you**.

P.S. I understand that from reading: http://www.usconstitution.net/consttop_cens.html "In Article 1, Section 2, the Constitution Includes the phrase:

[An] Enumeration shall be made within three Years after the first Meeting of the Congress of the United States, and within every subsequent Term of ten Years, in such Manner as they shall by Law direct." But that the laws of Congress are NOT applicable to us here in New Hampshire because they were NOT "made in Pursuance thereof" the U.S. Constitution. Not the word pursuant with the letter "t", defined as: "In accordance with" but in pursuance meaning ONE STEP BEYOND that of an accord or an agreement, as in to be heart-to-heart with, in harmony. And so you Feds like to say you have an accord with us as in this agreement or consent, but of what type is it? It's a conditional consent, as yet accepted, and so in law, no consent because there is no pursuance: "A carrying out or putting into effect." The put meaning for you to put your papers on the desk of our N.H. Secretary of State. You do that first and so to put the U.S. Code into effect: "Something brought about by" the proper Federal "agent". And THEN we can talk about you correcting other wrongs done first before I start giving you answer(s).

This website here in the P.S. with hyperlink over to http://www.law.cornell.edu/uscode/html/uscode13 /usc_sup_01_13,html and especially: http://www.law.comell.edu/uscode/html/uscode13 /usc_sec_13_00000141---000-.html since

TITLE 13 > CHAPTER 5 > SUBCHAPTER II > § 141

Prev | Next § 141. "(b) The tabulation of total population by States under subsection (a) of this section as required for the apportionment of Representatives in Congress among the several States shall be completed within 9 months after the census date and reported by the Secretary to the President of the United States." This is for the "tabulation of total population" NOT this "A more detailed list of questions, called the American Community Survey (ACS), is sent to selected households in addition to the shorter headcount forms and in non-decennial years* to allow the Bureau to do statistical sampling. According to the Census Bureau, about 3 million households are selected to receive the ACS each year." * emphasis ADDed with the star: *, so WHY these questions withIN the decennial census for Year 2010! That is AGAINST the law! I'm keeping the paperwork your agent dropped off as evidence. Reference: http://www.usconstitution.net /xconst_AlSec8.html#C18 of: "To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof." So until the RSA 123:1 filling there is no vesting, or placement of authority or power for these "other laws" to be controllable over us.

Another hyperlink is as below to that written of: "Today failure to respond can result in a \$100 fine; ...Recent news reports, however, indicate that punishment for failure to respond is not usually enforced. The controlling section of the Code is" http://www4.law.comeil.edu/uscode/13/221.html of: "(a) Whoever, being over eighteen years of age, refuses or willfully neglects, when requested by the Secretary, or by any other authorized officer or employee of the Department of Commerce or bureau or agency thereof acting under the instructions of the Secretary or authorized officer, to answer, to the best of his knowledge, any of the questions on any schedule submitted to him in connection with any census or survey provided for by subchapters I, II, IV, and V of chapter 5 of this title, applying to himself or to the family to which he belongs or is related, or to the farm or farms of which he or his family is the occupant, SHALL be fined not more than \$100." (emphasis ADDed of it even a lowly fine of a mere 1-cent piece, and up to one hundred dollars, because the word shall, shall not be converted to a may, so if your Secretary thinks that he has the jurisdictional authority to levy such a fine BEFORE the RSA 123:1 filling, then please ask the question(s), so that we may get onto the next step, OR have him please read the law and comply with it and THEN, plus after the damages to the victims of such wrongs by the Federal Government before that be paid in answer to those wrongs first, as in Roberts Rules of Order incorporated into the Ninth Amendment, he will have my full cooperation.)

** FURTHERMORE by what is written of: "Advice to leave the form blank or to fail to fill it in may actually bring more of the government into your life than you want — as noted above, unfiled and incomplete forms will be followed-up upon by actual census workers, either in person or by telephone." You are also hereby notified of that you're now on my do-not call list, as regards the telephone too, for which we do have a telephone harassment statute too in this state, and so to avoid such prosecution, my advise to you is to obey the law. Contrary to what the writer here says of a "blank" form actually bringing more of the government into your life than what you may want, that is their interpretation, in that sometimes a battle now will leave us in more peace and quite later for me AND my friends who are current victims of several of your F.C.I.'s to be so-called "corrected".

cc: to one of my legal and lawful counsels: Dick Marple of Hooksett, N.H.

footnote: Please provide me with a copy of the deed to this place behind TARGET on the Heights. I doubt that you did "purchase" this "Place" with "the Consent of the Legislature". A mailing to my Post Office Box or an attachment to your reply to this e-mail letter is the appropriate way to go. Reference: 1-8-17 of The U.S. Constitution.

From: josephshaas@hotmail.com	
To: do@census.gov	
Subject: N.H. Branch Office at:	
Date: Wed, 31 Mar 2010 15:51:18 -0400	

Where's my local U.S. Census Office here in New Hampshire?

re: http://www.census.gov/sdc/contact.html

Tel. 301-763-1305 Thank you, - Joe Haas - -

902

FW: U.S. Census [NO TRESPASSING!]

From:

Sent:

To:

Cc:

Concord Police Dept. (police@oncord.com); Dick Marple (armlaw@hotmail.com)

 Joseph S. Haas (josephshaas@hotmail.com). . Mon 5/10/10 11:46 AM pobrien@qiimantonnh.org

Dear Chief:

--Would you please set up a day and time sometime this week for when I can visit your office to talk about this CRIMINAL TRESPASS that occurred here at my residence of: 67 Mountain Road this past Friday afternoon @ 6:20 o'clock p.m. The illegal activity being from when the car did cross the end of my driveway to when the U.S. Census Taker did park it and step foot on the gravel about 20 feet from my garage door, but NOT including of beyond that with my verbal invitation that she take a seat on my front porch to where and when I did tell her of my written communication to her boss in Concord.

--On Monday, April 19th, 2010 @ 4:29 o'dock p.m. I did give a signed copy of this e-mail print out / copy to the Head Census Taker for New Hampshire: Robert H. Mills at NOT the Triangle Park address to where I went to there at about 4:15 p.m. as the State Headquarters according to the Reference Librarian at The N.H. State Library on Park Street in Concord, BUT was directed by them at The L.G.C./ Local Government Center (behind TARGET) to 166 Loudon Road in Concord behind The Mattress Store. It was there where I met Officer Mills with I.D. of: job expiration badge to: 9-25-10 and gave him my 67 Mountain Road address in G.I.W. written in pen and ink by me just above my P.O. address, and teiling him of the actual words of Glimanton. He said that he would make sure that such TRESPASS will NOT occur, but did:

--Last Friday, May 7th @ 6:20 p.m. a white car drove into my driveway, noticed by me to an open door greeting to the woman U.S. Census Taker, Lyssa Nielson of Gilmanton here #883697 out of the Portsmouth office L.C.O. 2132 and she said that she had received no such NO TRESPASSING NOTICE from her boss. I told her that I was a Fed back in 1980 and that I'd give her my contact info with telephone # of 603: 848-6059 that ONLY her office could use to clear this up, like to tell me that her Portsmouth boss finally received my NOTICE and that a written apology is in the mail PLUS that they intend to comply with the law.

--Lyssa marking on her paper for me as #03837-4810 Case ID 32-11143-9177-752-56 County 001 (of 10?) Tract 965600, Block 11882, Mc 0007 Form D-1(E) 12-3-2008 #140101 and AA-32-3588 with OMB No. 0607-0919-C Approval Expires 12/31/2011 that I did NOT "Re" for Refuse, BUT that of "OT" for Other in that I will answer question #1 of _____ if and when they file their papers first with our N.H. Secretary of State by N.H. RSA Ch. 123:1 from 1-8-17 of the U.S. Constitution. The U.S. Codes NOT applicable to us Article 12 + 30 inhabitants (and only in certain locations) [See Parts 1 + 2 respectfully at: http://www.nh.gov/constitution/billofrights.html and http://www.nh.gov/constitution/senate.html] UNTIL after the filling of their papers with Bill Gardner's Office. Right now they are out-of-order, and by the principle of Respondeat Superior, would like for you to have a talk with this top U.S. Census Taker agent here in New Hampshire if I do not receive a written apology within five (5) business days from last Friday's event, and so by next Monday moming, May 17th, @ 11:45 a.m. at which time to investigate and file some Criminal Case #________ for RSA Ch. 635:2,III(b)(2) CRIMINAL TRESPASS in either the Laconia or Concord District Court against The United States of America, since I did "personally communicate" to their head state agent Robert H. Mills that of this truth or consequences.

Yours truly, - - Joe Haas [with no business hours. **]

pc: The Concord Police Dept. Attn: Chief Robert Barry and Dick Marple, N.H. State Police, Retired, plus former State Representative to The General Court Hooksett, N.H.

91 0

5/10/2010 11:46 Al

P.S. Lyssa told me that some Census Taker Named: _______ was locked in a doset in the City/Town ______ and State of: ______ by land-owner: ______ on ______, 2010 where he called the C.O.P.s. to have him arrested for trespass as for a similar warning, like in to "exchange" for WHO-ever is my thought on the subject matter of a few of my friends now imprisoned into the Federal F.C.I. "correctional" facilities for them having taken a similar stand against Federal agents who think that they are ABOVE the law! I'm real serious about you filling a criminal complaint here for a possible settlement of you to drop the charges if they/ the U.S. Government will release my friends taken prisoner by them in an unlawful and illegal manner. Or else I'll file the charges myself by the Premo case, http://www.courts.state.nh.us/supreme/opinions /2002/0209/marti098.htm but for a fine-only conviction. I'd rather see that a sentence of #___ months against WHOever is responsible* here serve that time, or have the ability to counter such with a release of my friends. The ultimate responsibility* at the state level being our governor, John H. Lynch, by Art. 41 for his failure to Article 51 "execute the laws of the state and of the United States". http://www.nh.gov/constitution/governor.html

footnote #1: There being no indication by the O.M.B. # from The Office of Management & Budget whether the answers to these questions be either voluntary or mandatory, and so like I said: to answer only #1, but not the rest in that Community Survey that is in this decennial year.

footnote #2: What really irks me is that the U.S. Attorney KNOWS these activities are against the law, but lets their fellow officers get away with them because nobody objects. Well, I object! And cite their own U.S. Attorney Manual #664 against them: http://www.usdoj.qov/usao/eousa/foia-reading-room/usam/title9/crm00664.htm plus that of these needed documents 40USC255 to Title 40 U.S. Code 3112 http://www.oscn.net/applications /oscn/deliverdocument.asp?citeid=393575 and http://www.law.comell.edu/uscod/40/usc_sec_40_00003112---000-.html respectfully, by the "shall" word in N.H. R.S.A. Chapter 123:1 that is a must/ mandatory requirement! Thus for the G.S.A./ General Services Administration landlord of where they own to file these papers. See also:

Adams v. United States (1943) 319 US 312, 87 L Ed. 1421, 63 S. Ct. 1122 to be exact, an offer un-accepted is NOT consent! See also: http://www.givemeliberty.org/RTPLawsuit/Mlsc/PressStatementSchulz9-16-03.htm">http://www.givemeliberty.org/RTPLawsuit/Mlsc/PressStatementSchulz9-16-03.htm "In view of 40 USC 255, no jurisdiction exists in United States to enforce federal criminal laws, unless and until consent to accept jurisdiction over lands acquired by United States has been filed in behalf of United States as provided in said section, and fact that state has authorized government to take jurisdiction is immaterial." Adams v. United States (1943) 319 US 312, 87 L Ed. 1421, 63 S. Ct. 1122. (Quoted from U.S. statute 40 USC 255, Interpretive Note #14, citing the US Supreme Court)."

From: josephshaas@hotmail.com
To: do@census.gov
CC: armlaw@hotmail.com
Subject: FW: [NO TRESPASSINGI]
Date: Mon, 5 Apr 2010 14:57:44 -0400

To: The United States of America U.S. Census; State Headquarters Local Government Center 25 Triangle Park Concord, New Hampshire 03301 603: 415-3000

RE: NO TRESPASSING NOTICE.

Please be advised that I did receive your bag of papers on my door knob, and after watching the Andrew Napolitano youtube video of this supposed to be ONLY for question #1 of ____ and not the rest, my instruction to you is of to please follow The Rule of Law too, and that includes that of procedural due process, in that the end does NOT justify the means. http://en.wikipedia.org/wiki/Andrew_Napolitano

Thus for the local, county and State Police to do law-enforcement to protect me, an Article 12 N.H. inhabitant from these "other laws" of the U.S. Codes and Statutes at Large from being controllable over me, because neither I individually nor by my Representatives to the N.H. General Court have given you any "Consent"!

My suggestion is that you re-read Article I, Section 8, Clause 17 of the United States Constitution, and visit Attorney Lowell "Larry" Becraft's website over at http://www.constitution.org/juris/fjur/1fj-ba.htm from Huntsville, Alabama that has the list for all fifty (50) states, as the requirements upon you Feds are different in each state.

Here in N.H. we gave to you Feds a conditional consent on June 14, 1883 by R.S.A. Chapter 123:1 http://www.gencourt.state.nh.us/rsa/html/IX/123/123-1.htm but that as spelled out by the U.S. Supreme Court, in the Adams case of 1943: an offer of consent un-accepted is NOT consent.

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Police



Click here or on the image to view a larger version

Philip D. O'Brien. Police Chief Contact: Mailing Address: PO Box 10 Gilmenton IW, NH 03837

Street Address: 1800 NH RT 140, Gilmanton IW, NH 03837

Phone: (603) 364-7400 Fax: (803) 384-7403

E-Malt: pobrien@gilmentonnh.org

Business Hours are Monday-Friday 8 a.m. to 4 p.m.

After hours please contact the

Belknap County Sheriff's Department Dispatch Center (603) 527-5454

for the on duty Officer.

Documents and Forms Department Members Frequently Asked Questions (FAQs) Links

MISSION STATEMENT

It is the mission of the Gilmanton Police Department to enhance the quality of life for the residents and visitors of the Town of Gilmanton. This shall be accomplished by enforcing the laws of the town, state, and country in a firm, fair, and impartial manner. We will perform our duties with pride, always displaying the highest level of professionalism, integrity, and respect, while maintaining a vision for the future, which is steeped in a tradition of excellence.

Gilmanton Police News

The Gilmanton Police Department would like to thank the residents for their support in voting yes for the Public Safety Building. It is really appreciated.

The Gilmenton Police Department is now hiring qualified applicants for the position of Part Time Police Officer, Part Time Officers are paid a rate of \$14.60 per hour worked, Applicants must be 21 years of age, a U.S. citizen, possess a valid N.H. drivers license at the time of hire, and have no felony, misdemeanor, or drug convictions. Applicants should be able to work nights and weekends. Preference is given to certified New Hampshire Officers. Please forward a resume and letter of intent lo.

Sergeent Dennis L. Rector II Gilmanton Police Department PO Box 10 Gilmeriton IW, NH 03837 An equal Opportunity Employee

The PD has registered a Nixle account. This is technology that will enable residents to receive information regarding department and town information via txt and/or email. Please visit www.nixte.com for more information and to register. Any questions please call the PD and speak with Sgt. Dennis Rector

NEW HAMPSHIRE DEPARTMENT OF STATE

William M. Gardner Secretary of State



Robert P. Ambrose
Senior Deputy Secretary of State
David M. Scanlan
Deputy Secretary of State

April 15, 2010

Dear Joe:

We have checked our records and do not find a copy of the filing required by RSA 123:1.

Sincerely,

William M. Gardner Secretary of State RE: [actus reus] (Agenda Item #__) U.S. Census [NO TRESPASSING!]

From: Joseph S. Haas (josephshaas@hotmail.com)

Sent: Tue 5/18/10 10:24 AM

To: Michael LaMesa (newlifeoptions@yahoo.com)

Mike,

The Police Chief called me yesterday afternoon to say that I can meet with him at his office this Friday afternoon @ 2:00 p.m. to talk about this, of what to do: to go after the corporation in Laconia District Court for Criminal Trespass.

So to find some case-law that when you notify an agent of the corporation to relay to whoever of the higher-ups of NOT to trespass but that they do by another agent, then how that charge can stick.

Re; http://www.gencourt.state.nh.us/rsa/html/LXII/651/651-2.htm

"Sentences and Limitations... IV. A fine may be imposed in ADDITION [*] to any sentence of imprisonment.... The amount of any fine imposed on: ...(b) A corporation or unincorporated association may not exceed \$100,000 for a felony, \$20,000 for a misdemeanor and \$1,000 for a violation. A writ of execution may be issued by the court against the corporation or unincorporated association to compel payment of the fine, together with costs and interest. " [*] emphasis ADDed for BOTH! But I do NOT see anywhere in the statute of where an agent of a corporation has a sentence put upon them. So to collect up to twenty thousand dollars since trespass is a misdemeanor by http://www.gencourt.state.nh.us/rsa/html/LXII/635/635-2.htm = " III. Criminal trespass is a misdemeanor if:... (b) The person [**]knowlingly enters or remains:... (3) In any place in deflance of any court order restraining him from entering such place so long as he has been properly notified* of such order. IV. All other criminal trespass is a violation."

* my NO TRESPASSING NOTICE

cc: of this to the Chief (minus your name and e-mail address; by forward) so as to prepare the criminal complaint form for "them" to have to answer in court. To serve upon who? I tried to get the Portsmouth address out of the Supervisor who did call for her agent who did trespass but that she would not tell me, other than to say it's a secured location. I said: yes, like the one in Concord you go through the open door at the first floor level and either walk up the stairs or take the elevator, and then the woman to the right/west window buzzes you in through the locked door. So maybe to have the local C.O.P. call the local woman in town who did trespass to visit the office to pick it up and forward it up to her boss(es) to answer under the doctrine of respondeat superior?

See: http://www.nh.gov/constitution/billofrights.html of: "

[Art.] 17. [Venue of Criminal Prosecutions.] In criminal prosecutions, the trial of facts, in the vicinity where they happened, is so essential to the security of the life, liberty and estate of the citizen, that no crime or offense ought to be tried in any other county or judicial district than that in which it is committed; except in any case in any particular county or judicial district, upon motion by the defendant, and after a finding by the court that a fair and impartial trial cannot be had where the offense may be committed, the court shall direct the trial to a county or judicial district in which a fair and impartial trial can be obtained.

June 2, 1784

Amended 1792 to change "assembly" to: legislature.

Amended 1978 so that court at defendant's request may change trial to another county or judicial district."

[*]" I. A person [**] is guilty of criminal trespass If, knowing that he is not licensed or privileged to do so, he enters or remains in any place." So in this case of not a real person, but the artificial person, in the form of a corporation right? http://en.wikipedia.org/wiki/Legal_person or, in other words: "A "legal person," though not an actual person, is thus regarded as a legal entity... A legal person is sometimes called an artificial person or legal entity... In the common law tradition, only a person could sue or be sued.... Since the 1800s, legal personhood has been further construed to make it a citizen, resident, or domiciliary of a state (usually for purposes of personal jurisdiction). In Louisville, C. & C.R. Co. v. Letson, 2 How. 497, 558, 11 L.Ed. 353 (1844), the U.S. Supreme Court held that for the purposes of the case at hand, a corporation is "capable of being treated as a citizen of [the State which created it], as much as a natural person." So when John Langdon and Nicholas Gilman (of Gilmanton?) signed the Constitution of the United States creating it on Sept. 17, 1787 it became a creature of the creators, right? The creator states. "The extent to which a legal entity can commit a crime ** varies from country to country." **http://en.wikipedia.org/wiki/Corporate_crime = "In criminology, corporate crime refers to crimes committed either by a corporation (i.e., a business entity having a separate legal personality from the natural persons that manage its activities), or by individuals that may be identified with a corporation or other business entity (see vicarious liability and corporate liability).[***] "An 1886 decision of the United States Supreme Court, in Santa Clara Country v. Southern Pacific Railroad 118 U.S. 394 (1886), has been died by various courts in the US as precedent to

maintain that a corporation can be defined legally as a 'person', as described in the Fourteenth Amendment to the U.S. Constitution." and: "Enforcement policy": ... "Discussion / Criminalization": "For the most part, [Deacock term] greed, rather than conceit, is the motive, and the rationalisation for choosing to break the law usually arises out of a form of contempt for the victim, namely that he, she or it will be powerless to prevent it". And so in this case conceit: an—exaggerated opinion of their abilities, showing contempt of our RSA Ch. 123:1 in that they still have yet to flie! The Chief to find out by investigation*** of WHEN Dixon got my NOTICE from Mills and what she did with it, by relay to who, when and where?, etc. thus putting the pressure upon the bad doctor to become the good Dr. Robert Groves.

Yours truly, - Joe

[***]http://en.wikipedia.org/wiki/Corporate_liability " In the <u>criminal law, corporate liability</u> determines the extent to which a corporation as a legal person can be liable for the acts and <u>omissions</u> of the <u>natural persons</u> it employs. It is sometimes regarded as an aspect of criminal vicarious liability, as distinct from the situation in which the wording of a <u>statutory</u> offence specifically attaches liability to the corporation as the principal or joint principal with a human agent." AND: "The imposition of criminal liability is only one means of regulating corporations. There are also <u>civil law remedies</u> such as <u>injunction</u> and the award of <u>damages</u> which may include a penal element. Generally, criminal sanctions include imprisonment, fines and community service orders. A company has no physical existence, so it can only act vicariously through the agency of the human beings it employs. While it is relatively uncontroversial that human beings may commit crimes for which <u>punishment</u> is a just desert, the extent to which the corporation should incur liability is less clear. Obviously, a <u>company</u> cannot be sent to <u>jail</u>, "And: "Criminal or civil controls? / Using the criminal law Represents formal public disapproval and condemnation because of the failure to abide by the generally accepted social norms, codified into the criminal law. <u>Police</u> powers to investigate can be more effective, but the availability of relevant expertise may be limited. If successful, <u>prosecution</u> reinforces social values and shows the state's willingness to uphold those values in a <u>trial</u> likely to attract more publicity when previously respected business leaders are called to account. The <u>judgment</u> may also cause a loss of corporate reputation" and: "Justifles more severe penalites because it is necessary to overcome the higher <u>burden of proof</u> to establish criminal liability. But the high burden means that it is more difficult to secure a judgment than in the dvil courts" AND: "Criminal laws

Most jurisdictions use criminal and dvil systems in parallel, making the political judgment on how infrequently to use the criminal law to maximise the publicity of those cases that are prosecuted," Plus: "Aggregation test in the United States -By "aggregating" the acts and omissions of two or more natural persons acting as the corporation, the actus reus and mens rea can be constructed out of the conduct and knowledge of several individuals. This is termed the Doctrine of Collective Knowledge," *** See also: A blameworthiness test -- Gobert argues that if a corporation falls to take precautions or to show due diligence to avoid committing a criminal offence, this will arise from its culture where attitudes and beliefs are demonstrated through its structures, policies, practices, and procedures. This rejects the notion that corporations should be treated in the same way as natural persons (i.e. looking for a "guilty" mind), and advocates that different legal concepts should underpin the liability of fictitious persons. This reflects the structures of modern corporations which are more often decentralised and where crime is less to do with the misconduct by or incompetence of individuals, and more to do with systems that fall to address problems of monitoring and controlling risk." Now onto the summary, or bottom line: "Secondary liability -- Some crimes are considered inchoate **** because, like a conspiracy or attempt, they anticipate the commission of the actus reus (the Latin for "guilty act") of the full offence. One option for prosecution would be to treat a corporation as an accomplice or co-conspirator with the employees. In general terms, most states permit companies to incur liability for such offences in the same way as natural persons so long as there are at least two natural persons involved in the conspiracy and one other accomplice to aid the commission of the offence by a principal," Or in other words: the two employees being Robert H. Mills and Lyssa Nielson on the give and get ends, plus #___ other employee(s) and # officer(s) in between. The "conspiracy" or "attempt" being in this case the "contempt" as indicated above for not mis-conduct but the failure of to monitor or control. In this case the unlawful and illegal "control" over us Article 12 + 30 inhabitants here in New Hampshire, by the 1st + 2nd parts of the state constitution respectfully.

**** Technically inchoate is defined in: http://en.wikipedia.org/wiki/Inchoate_offense as: " "Conduct deemed criminal without actual harm being done, provided that the harm that would have occurred is one the law tries to prevent." [1][2] footnote #1: "Larry K. Gaines, Roger LeRoy Miller (2006). Criminal Justice in Action: The Core. Thomson-Wadsworth Publishing." The harm in this case being the disturbance of my peace and quiet by Federalles operating as outlaws! See: "Abandonment —

A defendant may plead and prove, as an affirmative defense, that he:

- 1. Stopped all actions in furtherence of the crime or conspiracy
- 2. Tried to stop the crime as it was ongoing
- 3... Tried to convince the co-conspirators to half such actions, or reported the crime to the police or other authorities"...

And so back to the Ed Brown case of the actual crime there too of the disturbance of the peace and quite of his place too! by Federalies allowed to be outlaws to RSA 123:1 by local, county and state authorities who were told in writing my the June 20th, 2007 Article 49 Petition to the governor to assert his Art. 51 duty of to enforce all legislative mandates as by the "shall" word in RSA Ch. 123:1 for the Feds to file. Talk about a Fallure to File! Wow! And so Cirino Gonzalez, who did sign this Petition to #2 above: try to stop the crime of trespass by the Feds upon the Art. 12 rights of the Browns, that evidence AND my "Point of Order" DURING trial ought to have been allowed! The latter NOT even in the transcript! of what is supposed to be for our inhabitants here of Art. 14 "complete"ness too!

footnote #1: Larry K. Gaines: http://www.sagepub.com/editorDetails.nav?contribId≈598328 = "Larry K. Gaines PhD

Affiliations: -California State University, San Bernardino 5500 University Parkway, San Bernardino, CA 92407-2318, (909) 537-5188

footnote #2: Roger LeRoy Miller, http://search.barnesandnoble.com/Economics-Today/Roger-LeRoy-Miller /e/9780321425065 = "Biography - -

Roger LeRoy Miller received his Ph.D. from the University of Chicago. He is currently Director of the Institute for University Studies in Arlington, Texas. Dr. Miller is a legal specialist and author of numerous books on law and the legal environment, including criminal procedure. In addition, Dr. Miller has authored books on the war on drugs, the economics of crime and criminal behavior, and on related topics". The Institute for University Studies,701 South West Street, Arlington, TX 76010, (817) 272-2338

Date: Mon, 17 May 2010 21:53:49 -0700

From: newlifeoptions@yahoo.com

Subject: Re: (Agenda Item #__) U.S. Census [NO TRESPASSINGI]

To: josephshaas@hotmail.com

Joe,

This is awesome! The corporation taking the census is a private corporation, not the Government taking a Constitutional census. They are trespassers! I am going to study this more, but this looks like a wonderful example of a town doing the right thing.

Thanks, Mike

From: Joseph S. Haas < josephshaas@hotmail.com>

To: selectmen@gilmantonnh.org

Cc: treasurer@gilmantonnh.org; pobrien@gilmantonnh.org; Concord Police Dept. <police@oncord.com>; Dick Marple <armlaw@hotmail.com>; Secretary of State - N.H. <elections@sos.state.nh.us>

Sent: Mon, May 17, 2010 3:15:01 PM

Subject: FW: (Agenda Item #__) U.S. Census [NO TRESPASSING!]

To:

The Town of Gilmanton

+>

Merrimack County Sheriff's Office
SHERIFF SCOTT E. HILLIARD
333 Daniel Webster Hwy
Boscawen, NH 03303
Phone: 603-796-6600

Invoice For Service: Summons and Complaint

HAAS, JOSEPH S. PO BOX 3842 CONCORD, NH 03302

Amount Due: 0.00 Invoice Number: 10-6296-CP Invoice Date: 08/03/2010

603-848-6059

HAAS, JOSEPH S. vs MILLS, R

PERSON(S) SERVED & METHOD	DATE	TIME	SERVED BY
MILLS, ROBERT	08/02/2010	11:16am	Deputy COREY
n Handan Street Land Street Land Street			

SERVICE FEES IN THE SERVICE OF THE S	in City	ETERIO E	TOTAL
Non Est Fee			
Service Fee	1	15.00	15.00
MISC FEES	OTHER	PRICES?	TOTAL
POSTAGE	1	1.00	1.00
Travel	2	2.00	4.00
;			
	•		
Mileage			0.00
Total Cost			20.00
Less Pre Payment: 18.00 Chk# CASH - 9992 Chk# CASH - 9701 Payment: 2.00			20.00
Grand Total For Invoice #: 10-6296-CP Invoiced: 08/03/2010		Provide Parls	0.00

80%

FW: (Agenda Item #) U.S. Census [NO TRESPASSINGI]	
From:	Joseph S. Haas
Sent: To: Cc: treasurer@gilmantonnh.org; pobrlen@gilmantonnh.org; Concord Police Dept. (police@onconcord.com); Dick Marple (armlaw@hotmail.com); Secretary of State - N.H. (elections@sos.state.nh.us)	(Josephshaas@hotmail.com) Mon 5/17/10 3:15 PM selectmon@gilmantonnh.org
To: The Town of Gilmanton Board of Selectmen 503 Province Road P.O. Box 550 Gilmanton, N.H. 03237 603: 267-6700	
RE: Agenda Item # for The Mon., May 24th, 2010 Meeting @ 7:00 p.m. ("Victoria Day" - Canada	a).
Dear (1) Donald J. Guarino, (2) Rachel M. Frenchette Hatch, and (3) Elizabeth "Betty Ann" Abbott:	
This is to follow-up my three previous e-mails on this subject matter back to Wednesday, March 3 months ago, and the more detailed one of Monday, April 5th @ 2:57 p.m with still no answer, and s "personal" service upon the United States of America (USA / U.S.A.) as received by Robert H. Mills Operations) by him from me at exactly 4:29 p.m. on Monday, April 19th, 2010 at his office on the 2 at 166 Loudon Road, in Concord, N.H. 03301, that resulted in the RSA Ch. 47:17 "disturbance" http://www.gencourt.state.nh.us/rsa/html/III/47/47-17.htm on Friday, May 7th @ 6:20 p.m. that I selectmen Written Policy from you all to that of maybe a Bylaw or Ordinance later to the effect that	so my RSA Ch. 635:2,II(b)(2)(b)(2) s, AMFO (Assistant Manager Field and floor of the Mattress Store Building tried to "prevent", and so seek a
—Be it hereby enacted by the Board of Selectmen of this Town of Gilmanton, Belknap County, New this state does his Article 51 duty of to enforce all legislative mandates as by the "shall" word in N.I Article 41 "responsible for" to send whatever 40USC255 to Title 40 U.S. Code Section 3112 Federal business in this state a written Invitation and that they do comply therewith, that we all three agreadjust their duty to please protect all of our Article 12 + 30 inhabitants herein this town, Parts 1 + 1 being "controllable by any other laws" NOT consented to, and that in-cludes the U.S. Codes as they and upon written notice to the Chief of Police by an Inhabitant wanting not to be disturbed by such outside the law, as by the fact of their having NOT filed the required paperwork with our N.H. Office the Chief and his Deputies please to protect as he sees fit, such as by notice from him to the State is standing on their rights of NOT to be so disturbed to please not call upon them at their residence by when there be a compliance with the law, to wit RSA 123:1 that such evidence of filing by a copy of who is directed that since this adjustment has been made by the Feds so as to conform to this requirelayed to the inhabitant in the manner prescribed of by either in-person or by mail delivery so that obtained.	H. R.S.A. Chapter 123:1 of which he is "head"* of "agency" wanting to do e "to regulate" the police, as in to e. N.H. Constitution respectfully, from apply to the TAKING of the Census, Federal Officials operating as outlaws, e of Secretary of State in Concord, that Headquarters of the Census of WHO is veither phone or visit. Only that if and the receipt be supplied to the Chief irement, that a copy of same be
Signed:	
•••••	
—This e-mail letter by: Joe Haas, cc: Lois Dionne, Clerk, & Police Chiefs in both this town and for Cor Cynthia "Cindy" Kimbali is the Supervisor out of the Portsmouth office, formed AFTER the one in Conshe never did get a relay of the Information (through Brenda Dixon, the LCOM, = Local Census Office	cord, and that she has told me that

cc: to the New England office of the Census for New Hampshire at 1-617-223-3700 in Boston when a name and e-mail address be supplied to me of something like that Dr. Groves would like to meet with me at Bill Gardner's Office. cc: to him too.

15

90

See you Mon., July 26th @ 7:45 p.m.

From: Sent:

To:

Joseph S. Haas (josephshaas@hotmail.com)
Thu 7/22/10 10:59 AM
treasurer@glimantonnh.org;
pobrien@glimantonnh.org;
selectman@glimantonnh.org

Cc:

Citizens Service - N.H. (Lynch) (officeofctitzenservi@nh.gov); Secretary of State - N.H. (elections@sos.state.nh.us)

Confirmation of to attend Town of Gilmanton, N.H. Selectmen's Meeting on: Mon., July 26th @ 7:45 p.m.

Dear Tim (Tim Warren, Town Admin.),

- --Thank you for your voice mail to my recorder yesterday afternoon that I listened to for the 1st time last night, and got back to you earlier this morning for you having told me that Police Chief Phillip O'Brien will be there on other matter(s) before me, and can stay for mine as I hope will be the case of what to do about my complaint to his office about the U.S. Census not in compliance with the law: the head of agency: Dr. Groves in Washington having not filed his federal papers with our N.H. Secretary of State Bill Gardner in Concord, N.H. as required from Title 40 U.S. Code 255 over to Section 3112 and through N.H. R.S.A. Chapter 123:1.
- --The crime being of CRIMINAL TRESPASS twice to my place here in the driveway, but that of me non-aggressive to agents from Portsmouth, who should have been notified of my NO TRESPASSING Notice in writing through the transfer of information that I had originally given to Robert Milis at the Concord office as the ONLY such U.S. Census Office in New Hampshire at that time back in April from my e-mail to the U.S. Census way back on March 31st. Me trying to educated them to relay back to Portsmouth Concord Boston and Washington through channels.
- --And since NOTHING has happened other than mere phone calls in a telephone tag to talk, I did call the Concord office as I told you today in my follow-up call to you that I did leave a voice mail to Brenda Dixon, the office supervisor over Robert Mills @ 603-573-9470 with my verbal invitation to attend this Monday's meeting where and when I will be talking about her non-performance of duty, and also did call Tammy LeFever (sp) in Boston, her boss @ 617-223-3700 with a similar Invitation left on her voice mail machine too, and likewise to Joe ______ Tammy's boss at 617-223-3670 who I had a nice chat with and him over-looking Tammy's desk to please relay my phone # to her that I didn't have time to leave after my message of the invitation. So hopefully she can ORDER Brenda to attend and will, but if not then at least I've tried.

+ 6mc7 /1.25 /10

- --I really do NOT want to press CRIMINAL charges in the Laconia District Court either by government and/or private prosecutions if I can help it, just get to use this promise to that I will, as to put the pressure on them that if they do not finally file the paperwork that I can then use as proof that since one head of agency KNOWS that this has to be done, then WHY not of that other Federal agency of the G.S.A./ General Services Administration Landlord of Martha Johnson, appointed by Obama to file for their Rudman Block in Concord on Pleasant Street that includes their tenant court: the Art. III, Sec. 1 U.S. "inferior Court_ of Congress".
- --This water over the dam for to Article 12 "pro"tect me here from other laws as these U.S. Codes and Statutes at Large of the U.S. Census never consented to, and so the Selectmen being asked to do two things of: (1) to endorse my criminal complaint(s) to the local police that of to prosecute maybe "if" after that night's hearing the Selectmen could confirm such in writing and send a written letter to the Concord Office of the U.S. Census, Attn: either Robert Mills +/or Brenda Dixon, that he, she or they see to it that their boss of Dr. Groves comply with the laws of both the state and United States, with a copy going to the governor, John H. Lynch of Hopkinton since he is Art. 41 responsible for to execute both laws by Article 51, Part 2, N.H. Constitution, this Town of Gilmanton, an Art. 28-a political sub-division thereof the State. And: (2) set up a policy in writing, like that Sheriff out west, that any Federalies who intend to operate in this community in the future, like for the 2020 U.S. Census in ten years first report to the local Police Chief with their paperwork in order.

Thank you, ----- Joe / Joseph S. Haas, P.O. Box 3842, Concord, N.H. 03302, Tel. 603: 848-6059, e-mail: JosephSHaas at hotmail dot com

pc: Citizen's Services for the Governor John H. Lynch; and Bill Gardner, the N.H. Secretary of State

box: a current and retired State Rep.

Tun. 15



UNITED STATES DEPARTMENT OF COMMERCE Economics and Statistics Administration U.S. Census Bureau

Regional Census Center BOSTON, MA 02108-3107

August 9, 2010

VIA FEDERAL EXPRESS

Melissa L. Creech U.S. Census Bureau – Legal Office 4600 Silver Hill Road CENHQ Rm 8H048 Suitland, MD 20746

RE: State v. Robert Mills; NH Case No. 450-2010-CR02343

Dear Melissa:

Here is the paperwork Bob Mills received from the Court last week when he showed up for the hearing.

Please advise.

Sincerely,

BART EATON, ARCM

BE/cjs

Enclosure